1	BEFORE THE ARIZONA CORPORATION COMMISSION								
2	<u>COMMISSIONERS</u>	Arizona Corporation Commission							
3	GARY PIERCE - Chairman BOB STUMP	DOCKETED NOV 17 285							
5	SANDRA D. KENNEDY PAUL NEWMAN BRENDA BURNS	00000	TO DY	Y) K	,				
6		E CONTRACTOR CONTRACTO	The state of the second	11.1.	20. 92.1 6.3				
7	IN THE MATTER OF THE APPLICATI PAYSON WATER COMPANY ON BEH	IALF OF		DOCK	KET NO	D. W-03	3514A-	10-0116	
8	ITS MESA DEL CABALLO SYSTEM F APPROVAL OF A WATER AUGMENT	ATION							
9	SURCHARGE/EMERGENCY RATE TA	ARIFF.							
10	IN THE MATTER OF THE NOTICE OF OF PAYSON WATER COMPANY'S PR			DOCK	KET NO	D. W-03	3514A-	10-0117	
11	CHANGES TO ITS CURTAILMENT TA (MESA DEL CABALLO SYSTEM).			DECIS	SION N	10	72679		
12				0 D D T					
13				DEAL	ER EX	<b>CONT</b>	'AINE		
14				<u>DECI</u>	SION ]	NO. 71	902		
15	Open Meeting November 8 and 9, 2011								
16	Phoenix, Arizona								
17	BY THE COMMISSION:								
18	* * *	*	*	*	*	*	*		
19	Having considered the entire rec	ord herein	and	being	fully a	dvised	in the	premises,	the
20	Commission finds, concludes, and orders that:								
21	<u>FINDINGS OF FACT</u>								
22	1. September 28, 2010, the	Arizona Co	orpora	tion C	Commis	sion ("	Comm	ission") is	sued

- 1. September 28, 2010, the Arizona Corporation Commission ("Commission") issued Decision No. 71902 which approved the application of Payson Water Company, Inc. ("Company" or "Applicant") on behalf of its Mesa Del Caballo ("MDC") system for an emergency water augmentation surcharge tariff ("Surcharge") on an interim basis to allow the Applicant to recover costs for the bulk water purchases needed to supply water to customers on its MDC System. In Decision No. 71902, the Commission also approved certain changes to MDC's Curtailment Tariff.
  - 2. The Commission's approval of the Company's application for a Surcharge was

conditioned upon the Company filing by September 27, 2011, with the Commission, as a compliance item, an application for permanent rate relief.

3. On September 8, 2011, the Company filed a Motion for an Extension of Time ("Motion"), until January 31, 2012, for approval by the Commission to file its permanent rate application. The Company in its Motion stated as follows:

The Surcharge is designed to allow Payson Water to recover its costs of supplementing water supplies for its Mesa Del Caballo system between the months of May and September each year. These costs are merely passed through to the end-user, and do not include the recovery of any administrative costs, nor does it provide Payson Water with any excess funds or profit. In order to provide an accurate accounting of the costs for supplemental water supplies, Payson Water will need information and data through the 2011 season when water augmentation was necessary – including all water augmentation that occurs in September, 2011. In addition, Payson Water has been required to augment the Mesa Del Caballo system with water supplies outside the time the Surcharge is in effect (i.e. January and February 2011), and expects further water augmentation will be necessary for September 2011. These costs are not currently recovered from ratepayers.

- 4. The Company stated that a 2011 test year will provide the Company and the Commission with the full and complete information necessary to provide a basis for permanent rate relief.
- 5. The Company stated further that a 120-day delay should not have a negative impact on Applicant's customers; in fact, it would delay any rate increase that may result from the rate application.
- 6. The Company believes that granting its Motion for delay is in the public interest, and requests that the Commission grant such approval.
- 7. On September 29, 2011, the Commission's Utilities Division ("Staff") filed a Staff Memorandum in response to the Company's Motion in which Staff recommended approval of the requested extension until March 31, 2012, in order for the Company to file an application for a permanent rate increase.
- 8. Staff stated that it will be more efficient and less costly for the Company to file a rate application which utilizes a complete 2011 calendar year for the test year. Staff agrees that an extension will benefit rate payers by delaying any possible rate increase and will benefit the

1 Company by not requiring it to incur additional accounting expense. 2 9. Staff contacted the Company's attorney who indicated that the Company's goal is to 3 file its rate application as soon as possible after the end of calendar year 2011 using a 2011 test year. 10. 4 Staff believes that additional time beyond January 31, 2012, would be appropriate to allow the Company to prepare and submit an adequate rate application pursuant to A.A.C. R14-2-103. Therefore, Staff is recommending that Applicant be granted an extension until March 31, 2012, 6 7 to file a permanent rate application that utilizes a complete 2011 test year. 11. Under the circumstances, the Company should be granted an extension of time until 8 March 30, 2012, in which to file a permanent rate application as recommended by Staff. 10 **CONCLUSIONS OF LAW** 11 1. The Company is a public service corporation within the meaning of Article XV of the 12 Arizona Constitution and A.R.S. §§ 40-250 and 40-251. 13 2. The Commission has jurisdiction over Applicant and of the subject matter of the extension request addressed herein. 14 15 3. Staff's recommendation for the extension of time to file the Company's permanent 16 rate application should be adopted. 17 18 19 20 21 22 23 24 25 26 27 28

**ORDER** 

IT IS THEREFORE ORDERED that the Payson Water Company, Inc. on behalf of its Mesa Del Caballo system shall be granted an extension of time until March 30, 2012, to file its permanent rate application as required by Decision No. 71902.

IT IS FURTHER ORDERED that the Payson Water Company, Inc. on behalf of its Mesa Del Caballo system shall be granted no further extensions in this matter, absent good cause shown.

7	IT IS FURTHER ORDERED that this Decision shall become effective immediately.					
8	BY ORDER OF THE ARIZONA CORPORATION COMMISSION.					
9						
10	Gan Stein /1/1/					
11	CHAIRMAN COMMISSIONER					
12	Tardrat S. Egnick William Round Round					
13	COMMISSIONER COMMISSIONER COMMISSIONER					
14	IN WITNESS WHEREOF, I, ERNEST G. JOHNSON					
15	Executive Director of the Arizona Corporation Commission have hereunto set my hand and caused the official seal of the					
16	Commission to be affixed at the Capitol, in the City of Phoenix, this					
17	day of <u>1700</u> , 2011.					
18						
19	BRNEST C. JOHNSON					
20	EXECUTIVE DIRECTOR					
21						
22	DICCENT					
23	DISSENT					
24	DICCENT					
25	DISSENT MES:db					
11						

DECISION NO. 72679

1	SERVICE LIST FOR:	PAYSON WATER COMPANY, INC. – MESA DEI CABALLO SYSTEM
2	DOCKET NOS.:	W-03514A-10-0116 AND W-03514A-10-0117
4	Patrick J. Black FENNEMORE CRAIG, PC	
5	3003 North Central Avenue, Suite 2600 Phoenix, AZ 85012-2913	
6	Attorneys for Payson Water Company	
7 8	MESA DEL WATER COMMITTEE c/o El Caballo Club, Inc.	
9	8119 Mescalero Payson, AZ 85541	
10	Janice Alward, Chief Counsel Legal Division	
11	ARIZONA CORPORATION COMMISSION 1200 West Washington Street	
12	Phoenix, AZ 85007	
13	Steven M. Olea, Director Utilities Division	
14	ARIZONA CORPORATION COMMISSION 1200 West Washington Street	
15	Phoenix, AZ 85007	
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		